THE NEW CHARTER.

Full Text of the Act Governing Cities of the Fourth Class.

Read the Act Carefully and Post Up on What Will Soon be Our New Charter.

Beginning to-day the BULLETIN will furthe fourth class. As Maysville belongs to the fourth class we urge all persons dwelling within the city limits to read the act carefully and study its provisions, so that they may become fully posted concerning what will in the future be our city charter. The act became a law on approval by the Governor June 28, 1893. The act has been furnished to the Bullett has been furnished to the furnish has been furnished to the furnish has been furnished to the Bullett has been furnished to the Bullett has been furnished to the furnish has been furnished to the Bullett has been furnished to the Bullett has been furnished to the furnish has been furnished to the furnished nish its readers with the full text of the

will prove mighty interesting reading:

Be it emerced by the General Assembly of the Commonwealth of Kentacky: § 1. The several cities of the fourth class shall be bodies politic and corporate, under the respective names they now have, and under such name may sue and be sued, coutract and be contracted with, acquire and hold real and personal property for corporate purposes, have a common seal, and change the same at pleasure, and exercise all the powers hereinafter conferred. Each city, as constituted and continued by this act, shall succeed to all and singular the property rights, and be liable for the obligations of such city as they are at the date when it shall take effect.

§ 2. The corporate powers of each city shall be

shall take effect, § 2. The corporate powers of each city shall be divided into a legislative, executive and judicial department, and neither of said departments shall execise any powers properly belonging to either of the others, except as herein provided.

shall execise any powers properly belonging to either of the others, except as herein provided. LEUSLATUE.

13. The legislative power shall be vested in a Mayor, and not less than six nor more than two and the contract of the ward for the legislative power shall be vested in a Mayor and not less than six nor more than two and the contract in the city; residents of the ward for which they stand for at least six months prior to their election, if said city is divided into ward; hold no other civil office, nor be directly or Indirectly interested in any contract with said city; nor be in arrears to said city for money collected or withheld without extiment or quietts therefor. The absence of any of these qualifications shall readed and distall be the duty of Council so to declare, and proceed to fill the vacancy. The Mayor may be elected by the people or appointment is to be made, and establish fire compensation; and distall be companies; to provide for or election of partial the events of the ward for the same and the contract, the shall be created as a distall be the duty of Council shall be the duty of Council shall be the election or appointment is to be made, and shall hold his office for four years, and have the same qualifications as members of the Council or shall be contract, the shall thereby vacate his office, and the contract, if entered into before said office, and may be allowed by ordinance not exceeding \$1. The members of the Board of Council or Board of Council.

25. The members of the Ward is the provided by a majority of the votes cast by the qualified voters of the wards they represent, and shall be elected by a majority of the votes cast by the qualified voters of the wards they represent, and shall be elected on the first Tuesday after the first Monday in November election here of the council or Board of Council.

25. The members of the Board of Council shall be elected by the public inspector.

26. To control, requiring all opticiate the eight of the city in the council of Board of Council. LEGISLATIVE.

such person shall not perform the functions of the office of Mayor unless the regular Mayor has been absent from the county for at least three days, or is, for any reason, unable to discharge his duties. A majority shall be a quorum of the board with power to act, and in the absence of a quorum two members shall have lower to adjourn from time to time until a quorum is secured. In case of a vacancy in the board by death, resignation or any other cause, such vacancy shall be filled as hereinafter provided. The toard shall meet at such times and places as shall be provided by ordivance. It shall judge of the eligibility and election returns of its members, adopt rules for its proceedings and government, and enforce the same by appropriate fines, not exceeding \$16 for each offense; and three-fourths of the members voting affimatively may, for any good cause, expel any member.

§ 6. A Clerk of the Council shall be elected by the Council or by the votes of the city, as may be prescribed by ordinance, enacted not less than sixty days previous to any November election, who shall keep a complete record of all proceedings. Immediately after the adjournment of each meeting of the board every ordinance passed at that meeting shall be published at least once in some newspaper published in the city, or by hand bills, and such publication shall be made before any ordinance is enforced and it shall be the duty of the Clerk to have such publication made, and to preserve a copy thereof.

§ 7. The record and official proceedings of the Board of Council are hereby declared to be public records, and shall be preserved and entitled to full faith and credit as such, and official copies may be read in all courts of the Commonwealth with like effect as of other public records, and copies of an ordinance shall be prima face evidence of its legal adoption, as required herein.

§ 8. No ordinance for the improvement of streets or sidewalks, or for the assessment of any tax, or for the establishment of any liceuse, shall be valid unless th

streets or sidewalks, or for the assessment of any tax, or for the establishment of any liceuse, shall be valid unless the yeas and nays thereon be recorded in the journal of proceedings. Any member of the iBoard of Council may call the yeas and nays on any vote.

§ 9. The Board of Council, in addition to other powers berein granted, shall have power within the city.

the city:

1. To pass ordinances not in conflict with the Constitution or laws of this state or of the United States, and to impose and collect license fees and taxes on stock used for breeding purposes, and on all franchises, trades, occupations and pro-

ornament and keep in repair or provide for the cleaning of streets, a leys, public ways and public grounds, and to drain the streets and public places, and to condemn land for draining and sewerage purposes, in the same manner and under the same proceedings required in condemning lands for opening and widening or extending streets. Nothing herein to be construed to relieve any railroad company or turnpike company of any obligation it may be under to build or keep in repair any bridge, culvert or street, whether the same be by contract or by charter. And if any city shall repair any such street, culvert or bridge, it may recover the cost and expense of the company under obligation to build or repair such bridge, culvert or street, and the city may recover the same in any court of the county having jurisdiction of the amount.

10. To provide for the lighting of the streets, market houses and other public buildings, rooms and offices, with gas, or in any other manner.

11. To erect market houses, and provide for the government regulation thereof.

12. To license, tax and regulate actioneers, merchants, retailers' stores, peddlers, brokers, pawnbrokers, tobacco factors, public halls, lectures, concerts, and other places of anusement, or any trade, occupation or profession.

with or without playing thereon, in any room where liquors are sold at retail to be drunk on the premises.

13. To license, tax and regulate wagops, drays, hacks and all kinds of vehicles and livery stables, pork houses, exchange offices, telegraph offices, insurance offices, or the agents keeping the same; express offices, or agents of the same; roal estate agents, hotels, taverns, restaurants, clubs, public boarding-houses entertaining transient guests, or other houses of public resort or entertainment; or any other business or occupation licensed or taxed by the State; and to license and tax any carrier of passengers or freight for hire within the city.

16. The Council shall have power to provide for the prevention and extinguishment of fires, and to regulate and establish fire companies; to provided for or elect firemen, prescribe their duties and fix their compensation; and the volunteer members of such companies who receive no pay shall be exempt from serving on juries in the city court and of paying poll-tax so long as they remain active members of such company. Also, to regulate and restrain the erection of wooden buildings, and to provide for the condemnation and removal of unsafe walls, and to require that all new buildings shall be erected as to their safety, subject to the approval of the city engineer or other designated authority: Provided, No building shall be erected except by permission of the Board of Council.

17. To regulate the storage of gunpowder, rosin, tar, pitch, cotton, oil and all other explosives and combustible material, and to appoint some suitable person or persons, at seasonable times, to enter and examine such houses as they may designate, in order to ascertain whether any of such houses are in a dangerous condition with reference to fires, and to cause such as are in a dangerous condition.

18. To crect and keep in repair accurate public scales, and to appoint a public weigher or lweighers to attend the same, and to fix fees and compensation for his services; to establish sta

raise subscriptions donations and gifts thereto.

23. To exact and compel persons arrested and held under a capias pro fine from the police or city court to perform such reasonable work as may not be detrimental to health either in any work house station house or county jali, or on the streets of said city, or in preparing curbing or other material for the same, for to do any other useful labor on public property; to regulate such labor and fix the wages to be allowed therefor.

24. To fix, by ordinance, the penalty for the violation of the provisions of this character, or any municipal ordinance or by-law, and enforce

the same by warrant or summons, and no in-dictment shall be necessary. 25. The Board of Council may grant the right of way over the public streets or public grounds 23. The Board of Council may grant the fight of way over the public streets or public grounds of the city to any railroad company or street railroad company, on such contions as to them may seem proper, and shall have a supervising control over the use of same, and shall regulate the speed of cars and signals and fare on street cars; and under like condition and supervision may grant the right of way that may be necessary to gas companies, water companies, electric light companies; and may compel any railroad company to erect and maintain gates at any or all street crossings, and to prevent railways from blocking or obstructing the streets or public ways of the city, and to fix penalties for the violation of these provisions: Provided, That nothing herein shall be construed to prevent any property-owner, whose property may abut on a street on which a railway may be granted a right of way, from recovering from such railway any damage that may the done to said property by the occupation or use of said street by such railroad.

26. The Board of Council, aside from the in-

26. The Board of Council, aside from the in-debtedness herein authorized, shall have no power to incur an indebtedness on behalf of the debtedness herein authorized, shall have no power to incur an indebtedness on behalf of the city which can not be met out of the revenue of the current fiscal year; but nothing contained in this act shall be construed to prevent any city having an indebtedness contracted under laws existing at the date of the adoption of the present Constitution of Kentucky from levying and collecting such taxes for the payment of such indebtedness, and the interest thereon, as are provided for in such laws, in addition to the taxes herein authorized to be levied and collected; and in payment of the bonded and floating debt of any such city existing at the time of the passage of this act, authorized by law, the Board of Council may issue renewal bonds or funding bonds, bearing not exceeding six per cent, per annum interest: Provided. That the issual of said renewal and funding bonds shall not exceed the principal of said bonded and floating debt, and said renewal and funding bonds shall not be sold for less than par and accrued interest. All bonds issued by any city shall be signed by the Mayor or chief executive and countersigned by the clerk of the city, with the seal of the city affixed thereto.

27. The Council shall have power, by ordinance, to license, permit, regulate or restrain the sale of all kinds of vinous, spirituous or malt liquors within the limits of the city or to restrain or prohibit the sale thereof within one mile of the limits thereof, provided in thing herein shall be construed as granting the power or right to one town or city to license, permit, regulate, restrain or prohibit the sale of

taxes on stock used for breeding purposes, and on all franchises, tradese, occupations and professions.

A not every and collect for municipal purposes and every and collect for municipal purposes and every and collect for municipal purposes and every selection of all property made and the state of the state purposes; in addition, not exceeding 50 eents on the 8100 worth of property taxable for state purposes; in addition, not exceed the state purposes, for the maintenance of public schools, or the crection of buildings for buildings for buildings for buildings for buil

may need for city purposes; provided, no such purchase shall be made unless same is authorized by the affirmative vote of two-thirds of the members of the Council; but all personal property necessary for the use of said city may be purchased as provided by the Council.

29. The Board of Council, by an affirmative vote of two-thirds of the members, can have power to sell and dispose of such property as the city may have the title to.

30. The Board of Council shall have power, by ordinance, to prescribe the punishment, by fine not exceeding \$100, or imprisonment in the notation of the impounding \$100, or imprisonment in the property in the same shall have the right to open tap or make connection with such pipes or mains in streets, alleys, or public ways of said city. The Board of Council shall have the right to establish and maintain a pound, and make proper regulations for the impounding, keeping stock, fixing fees for same and reclease of same, and regulate and prohibit the running at large of stock on the streets of the city.

31. The Board of Council may by ordinance excempt manufacturing establishment in said city.

32. Said City Council shall have legislative power to make bylaws and ordinances for the carrying into effect of all the powers herein granted for the government of the city, and to do all things properly belonging to the police of incorporated cities. Said B

into wards, under the provision of this act, not less than sixty days previous to any November election.

33. If at any time the Board of Council shall deem it necessary to incur any indebtedness, the payment of which cannot be met with without exceeding the income and revenue provided for the city for that particular year, they shall give notice of an election by the qualified electors of the town, to be held, to determine whether such indebtedness shall be incurred. Such notice shall specify the amount of the indebtedness proposed to be incurred, the purpose or purposes of the same, and the amount of money necessary to be raised annually by taxation for an interest and sinking fund, as herein provided. Such notice shall be published for at least two weeks in some newspaper published in, or of general circulation in, such town, or by posting written or printed notices at three or more public places in such town. If, upon a canvass of the votes cast at such election, it appears that two-thirds of all the qualified electors in such town shall have voted in favor of incurring such indebtedness, it shall be the duty of the Board of Council to pass an ordinance providing for the mode of creating such indebtedness shall not in any event exceed the limit provided in the constitution for cities of the fourth class. And in such ordinances provision shall be made for the levy and collection of an annual tax upon all real and personal property subject to taxation within such town, sufficient to pay the interest on such indebtedness as it falls due: and also to constitute a sinking fund for the payment of the principal thereof, within a pepriod of not more than twenty years from the time of contracting the same. It shall be the duty of the Board of Council in each year thereafter, at the time at which other taxes are levied, to levy a tax sufficient for such purpose, in addition to the taxes by this chapter authorized to be levied. Such tax, when collected, shall be kept in the trassury as a separate fund, to be inviolabl

When Baby was sick, we gave her Castoria. When she was a Child, she cried for Castoria, When she became Miss, she clung to Castoria.

An Advocate of Reciprocity.

When she had Children, she gave them Castoria.

[Vogue.] Hicks-I guess I'm square with Dix. gave his boy a mouth organ last night. Mrs. Hicks-But you're not square with me. Mrs. Dix sent him over here to spend the day.

CHIPPED and corned beef, Calhoun's.

GEO. W. SULSER, law, fire insurance.



KNOWLEDGE

Brings comfort and improvement and tends to personal enjoyment when rightly used. The many, who live better than others and enjoy life more, with less expenditure, by more promptly adapting the world's best products to the needs of physical being, will attest the value to health of the pure liquid laxative principles embraced in the remedy, Syrup of Figs.

Its excellence is due to its presenting

in the form most acceptable and pleas ant to the taste, the refreshing and truly beneficial properties of a perfect lax-ative; effectually cleansing the system, dispelling colds, headaches and fevers and permanently curing constipation. It has given satisfaction to millions and met with the approval of the medical profession, because it acts on the Kidneys, Liver and Bowels without weakevery objectionable substance.

Syrup of Figs is for sale by all drug-gists in 50c and \$1 bottles, but it is man-ufactured by the California Fig Syrup Co. only, whose name is printed on every package, also the name, Syrup of Figs, and being well informed, you will not accept any substitute if offered.

DR. J. H. SAMUEL,

[Ex-resident Surgeon Good Samaritan Hospital Ex-acting Superintendent Longview Insane Asylum,]

Physician and Surgeon

Office with Dr. Strode. Residence, Third street one door west of Market.

W. S. VAZELL,

Second Street, Fifth Ward,

PHYSICIAN AND SURGEON

Office at home, 425 East Second Street.

MINSTIMMER CITADAMOR MIDSUMMER CLEARANCE SALE

BROWNING'S!

All Wool Challies reduced from 60 and 65c. to 45c-French Satteens from 35c. to 27 c. All Wool Dress Goods in light shades reduced from \$1 to 75c., and from 75c. to 50c. 0

Wash Dress Goods at 5, 7½, 10 and 12½c. Ladies' Summer Vests at 8½, 10, 15 and 25c. Gentlemen's Summer Underwear at 25 and 35c. Boys' Shirt Waists reduced from 25c. to 19c.; 50c. Waists to 38c.

An extra fine yard-wide Brown Muslin, never sold less than 6½c., at 5c. per yard.

Look at our Remnant counters—it will pay you.

Great reductions in every department.



Browning & Co.

51 WEST SECOND ST.

ZWWWWWWWWWWWWWWWWWWWWWW

JUST WHAT YOU WANT

New, Stylish, Bright.

It is your special opportunity to visit our store and be convinced of the fact that we are the leaders of low prices, as well as the cheapest and most reasonable Clothing house in the city.

The Misfit Clothing Parlor,

128 MARKET STREET.

POWER & REYNOLDS, NEXT DOOR TO THE POSTOFFICE.

0

Agency for

Sterling, Columbia, Warwick, Progress, Princess

UNION

And : Cheaper : Cycles!

ANNOUNCEMENT.

FOR STATE SENATOR.

WE are authorized to announce A. P. GOOD-ING, of Mayslick precinct, as a candidate for Senator from the district composed of Mason and Lewis counties, subject to the action of the Democratic party.

WE are authorized to announce S. H. HAR-RISON as a candidate for State Senator from this district, subject to the action of the Democratic party.

W E are authorized to announce A. K. MAR-SHALL as a candidate for State Senator, subject to the action of the Democratic party.

FOR REPRESENTATIVE.

WE are authorized to announce WALTER MATTHEWS, of Mayslick precinct, as a candidate for Representative in the next Legislature, subject to the action of the Democratic party.

WE are authorized to announce JACOB D. RILEY as a candidate for Representative in the next Legislature, subject to the action of the Democratic party.

WE are authorized to announce O. N. WEAVER, of Minerva precinct, as a candidate for Representative, subject to the action of the Democratic primary election in October.

FOR COUNTY JUDGE.

WE are authorized to announce THOMAS R. PHISTER as a candidate for re-election to the office of County Judge, subject to the action of the Democratic party.

FOR COUNTY ATTORNEY.

WE are authorized to announce JOHN L. CHAMBERLAIN as a candidate for County Attorney at the November election, 1894, subject to the action of the Democratic party.

WE are authorized to announce FRANK P. O'DONNELL as a candidate for County Attorney at the November election, 1894, subject to the action of the Democratic party.

W E are authorized to announce WILLIAM T. COLE as a candidate for County Attorney at the November election, 1894, subject to the action of the Democratic primary.

FOR COUNTY CLERK.

W E are authorized to announce County Clerk T. M. PEARCE as a candidate re-election at the November election, 1894, subject to the action of the Democratic party.

FOR SHERIFF.

WE are authorized to announce J. C. JEFFER-SON as a candidate for re-election to the office of Sheriff at the November election, 1894, subject to the action of the Democratic party.

FOR ASSESSOR.

TE are authorized to announce JOHN C. EVERETT as a candidate for re-election to office of County Assessor at the election in , subject to the action of the Democratic

FOR COUNTY SUPERINTENDENT.

WE are authorized to announce G. W. BLAT-TERMAN as a candidate for re-election to office of County Superintendent of Schools at next November election, subject to the action of the Democratic party.

W E are authorized to announce T. V. CHAND-LER as a caudidate for County Superin-endent of Schools, subject to the action of the

FOR JAILER.

WE are authorized to announce ROBERT KIRK as a candidate for re-election to the office of Jailer at November election, 1894, sub-ject to the action of the Democratic party.

BICYCLE

RAMBLERS.

STRICTLY HIGH. Cash Price.

A GRAND INDUCEMENT.

Silver taken for Bicycles.

See our 75c. Hammock.

J.T. KACKLEY & CO.,

Agent for Victor Bicycle Sundries.

ACADEMY

-OF THE-

VISITATION

MAYSVILLE, KY.

BOARDING AND DAY SCHOOL FOR YOUNG LADIES

A school of excellent advantages for a thorough education in every department. Modern Languages and Freehand Drawing taught without extra charge. Point-print method used in teaching those who are blind. Musical department under the able direction of a graduate of a noted conservatory. Parents and guardians will be given full particulars as to terms and reference on applying to

SISTERS OF THE VISITATION, B.V.M.,

MAYSVILLE KY.

C. W. WARDLE,

DENTIST.

ZWEIGART'S BLOCK.